Facility Name :	BVL Cleaners
Facility Address :	2545 Boggy Creek Rd Kissimmee, FL 34744
Date/Time :	May 28, 2009/9:55 a.m.
Persons present :	Wilson Rodriguez - Manager Danielle D. Owens - FDEP
Responsible Official :	Jason Bundy - Owner
Phone/Email :	(407)791-0382

Hazardous Waste Requirements

<pre>{</pre>			
Inspection Question	Rule Reference	Answer	
General Records:			
 Type of facility? (CESQG, SQG, LQG*) 			G 🗌 SQG
Generator ID #:			
Preparedness & Prevention			
Employee notification system?	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 265.32(a)]	🗌 Yes	🛛 No
Device to summon emergency response agencies?	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 265.32(b)]	🗌 Yes	🖂 No
Portable fire extinguishers and spill control equipment?	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 265.32(c)]	🗌 Yes	🖂 No
Adequate fire suppression equipment?	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 265.32(d)]	🛛 Yes	🗌 No
Program to test emergency equipment?	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 265.33]	🗌 Yes	🛛 No
Minimized possibility of spills and releases	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 265.31]	🛛 Yes	🗌 No
Contingency Planning:			
Designated emergency coordinator?	SQG [40 CFR 262.34(d)(4)(i)] LQG [40 CFR 265.55]	Mana	ager
 Posted names and telephone numbers of emergency coordinators, locations of fire alarms and extinguishers, fire department telephone numbers, and evacuation routes? 	SQG [40 CFR 262.34(d)(4)(ii)] LQG [40 CFR 265.52]	🗌 Yes	🖂 No
Storage of hazardous waste:			
 The facility must not be storing quantities of waste in excess of the quantity storage limits. To determine whether the facility is in compliance calculate the total weight of all perc waste in the storage area as follows: 	Maximum quantity limits are: CESQG = 2,200 lbs SQG = 13,200 lbs		
 For 15-gal containers: # of containers1 x 120 lbs/container = lbs stored 		120 lbs	
 For 30-gal containers: # of containersx 240 lbs/container = lbs store 			
Are containers marked with an accumulation start date?	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 262.34(a)(2)]	🗌 Yes	🖂 No

inspector initial_____

Is the facility in compliance with quantity and time limits for H	HW storage?	
SQG: is waste kept onsite ≤ 180 days?	SQG [40 CFR 262.34(d)]	│ Yes │ No ⊠N/A
► LQG*: is waste kept onsite ≤ 90 days?	LQG [40 CFR 262.34(a)]	$\Box \text{ Yes } \Box \text{ No } \boxtimes \text{N/A}$
Is there satellite accumulation?	SQG [40 CFR 262.34(c)]	
	LQG [40 CFR 262.34(c)]	☐ Yes ☐ No ⊠N/A
 If applicable, are satellite areas at/near the point of generation? 	SQG [40 CFR 262.34(c)] LQG [40 CFR 262.34(c)]	☐ Yes ☐ No ⊠N/A
Are containers labeled with the words "Hazardous Waste"?	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 262.34(a)(3)]	🗌 Yes 🗌 No
Are containers in good condition and kept closed?	SQG [40 CFR 262.34(d)(2),(4)] LQG [40 CFR 262.34(a)(1)(i)]	🛛 Yes 🗌 No
 Are containers compatible with contents? 	SQG [40 CFR 262.34(d)(2)] LQG [40 CFR 262.34(a)(1)(i)]	🛛 Yes 🗌 No
Adequate aisle space and clearly marked exits?	SQG [40 CFR 262.34(d)(4)] LQG [40 CFR 265.35]	🛛 Yes 🗌 No
 Are weekly inspections conducted and documented? [62-730.160(6) F.A.C.] 	SQG [40 CFR 262.34(d)(2)] LQG [40 CFR 265.174]	🗌 Yes 🛛 No
Are hazardous waste containers stored on a crack- free surface that will contain leaks or spills?		🛛 Yes 🗌 No
Is there adequate secondary containment?		🛛 Yes 🗌 No
Is entrance by unauthorized people restricted?		Yes No
Does the storage area have appropriate signage?		Yes 🕅 No
Record keeping		
Are manifests properly completed?	SQG [40 CFR 262 subpart B] LQG [40 CFR 262 subpart B]	🗌 Yes 🛛 No
Are the originals present?	SQG [40 CFR 262 subpart B] LQG [40 CFR 262 subpart B]	🗌 Yes 🛛 No
Exception reports?	SQG [40 CFR 268.44] LQG [40 CFR 268.42]	☐ Yes ☐ No ⊠N/A
LDR completed?	SQG [40 CFR 268.7] LQG [40 CFR 268.7]	☐ Yes ☐ No ⊠N/A
Are logs, shipping records, manifests kept at the facility for at least three years?	CESQG[62-730.030(4) F.A.C.] SQG [40 CFR 262.44] LQG [40 CFR 262.40]	🗌 Yes 🛛 No
Does the facility ensure waste disposal to a permitted facility?	CESQG [40 CFR 261.5(g)(3)] SQG [40 CFR 262.12(c)] LQG [40 CFR 262.12(c)]	🗌 Yes 🛛 No
Employee Training		
Are employees trained in HW management?	SQG [40 CFR 262.34(d)(5)(iii)] LQG [40 CFR 265.16(a)&(b)]	🗌 Yes 🛛 No
Is the facility in the dry cleaner solvent clean-up program? If so, what is the Facility ID #?	376.303, F.S.	No
Are dikes or other containment structures installed	376.3078(9)(a), F.S.	Yes No
around each machine or item of equipment in which		
dry cleaning solvents are used and around any area in		
which solvents or waste-containing solvents are		
stored?		
Were all spills of more than 1 quart of dry cleaning	403.161(1)(d), F.S.	
solvent outside of a containment structure, on or after		⊠N/A
July 1, 1995, reported by the owner or operator to the		
state through the State Warning Point? If a spill occurred, did the owner or operator	403.161(11)(d), F.S.	
immediately upon the discovery of such a spill, initiate		
and complete actions to abate the source of the spill?		⊠N/A

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AST/UST Questions:

Inspection Question	Answer	
Does the facility store petroleum products in a UST or AST?	☐ Yes ☐ No ⊠N/A	

Separator Water Treatment System Questions:

Inspection Question	Answer
Is a separator water treatment system employed?	☐ Yes ☐ No ⊠N/A
Is the treatment system directly plumbed to the dry	🗌 Yes 🗌 No 🖾 N/A
cleaning unit? If so, is it within secondary containment?	
Does the system include a filter to reduce the	🗌 Yes 🗌 No 🖾 N/A
concentrations of chlorinated solvent(s) in the wastewater	
prior to evaporation or discharge?	
Are records available to demonstrate that the filters have	🗌 Yes 🗌 No 🖾N/A
been changed in accordance with the manufacturer's	
recommendations?	
Are wastewaters that contain soaps, detergents, chlorine,	🗌 Yes 🗌 No 🖾N/A
rust, etc. excluded from the treatments system in order to	
ensure that the filter is effective to treat the chlorinated	
solvents?	

Industrial Wastewater Standards

Inspection Question:	Rule Reference	Answer	
Does the facility discharge separator water, mop water from cleaning the work area, and vacuum return water to a sewer, tank, evaporator system provided with a filter to reduce chlorinated solvent concentrations, or container, and never to septic?	62.660 F.A.C.	🖾 Yes 🗌 No	
Are solvent-based pre-spotters excluded from use on garments that are being laundered in a system that discharges to septic?	62.600 F.A.C.	🖂 Yes 🗌 No	
Does the vacuum vent upward so that condensed solvent- containing water is returned to the vacuum tank rather than discharged onto ground?	403.087 F.S.	🖂 Yes 🗌 No	
Is the boiler configured so that no contact water (separator water or vacuum return water) is introduced and can be discharged to the ground during the boiler bleed-off?	403.087 F.S.	🖂 Yes 🗌 No	
If the facility discharges to surface waters, is it in compliance with NPDES?	62.620 F.A.C.	☐ Yes ☐ No ⊠N/A	
If the facility discharges to the ground, is it in compliance with a state permit?	62.620 F.A.C.	☐ Yes ☐ No ⊠N/A	
If the facility discharges to sewer, is it in compliance with local sewer permit?	62.625 F.A.C.	☐ Yes ☐ No ⊠N/A	
Is the facility on sewer other than POTW?	64 E-G	☐ Yes ☐ No ⊠N/A	

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Dry Cleaning Equipment

Туре	Manufacturer	Serial Number	Capacity	Age

<u>Other</u>

1) Facility is operating without Entitlement. A Perchloroethylene Dry Cleaner Air General Permit Notification Form was given to Wilson Rodriguez, manager, at time of the inspection. Mr. Wilson stated Jason Bundy took ownership of the facility in April 2009. The Department was not notified of ownership change and the general air permit was not transferred. 2) Facility does not utilize a halogen leak detector (HDL) to detect leaks. 3) A tray containing muck is open to the atmosphere. Manager was advised to dispose of the muck as hazardous waste. 4) Manager stated that the facility maintains a perc machine on the premises it is subject to the requirements of the air general permit. 5) It was noted during the inspection that there is a 15-gallon hazardous waste storage container the contained waste. Manager was advised to have the waste disposed of properly by a hazardous disposal facility. 6) Facility has not registered as a drycleaner with the Drycleaner Solvent Clean-up Program and was advised to do so immediately. Manager stated the facility plans to switch to hydrocarbons. He will contact the Department when the switch is made.

The owner, Jason Bundy, called the Department on June 3, 2009 to verify what corrective actions need to be taken. Ms. Owens explained all items listed on the Notice of Potential Non-Compliance to Mr. Bundy.